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Nothing in this section shall be construed to prevent a licensed practitioner of medicine, dentistry, podiatry, nursing, veterinary medicine, or pharmacy from such acts necessary in the ethical and legal performance of his profession.

Section one hundred fifty-five point thirty-five (155.35). SEC. 11. Section one hundred fifty-five Code 1973, is amended to read as follows:

155.35 Name and strength of drug on prescription label. Unless the prescription indicates to the contrary, the label of any drug sold and dispensed on the prescription of a licensed physician er, dentist, or podiatrist shall include the name and strength of the drug.

Section two hundred four point one hundred one (204.101), subsection one (1), the unnumbered paragraph following

paragraph b, Code 1973, is amended to read as follows:

Nothing contained in this chapter shall be construed to prevent a physician, dentist, podiatrist, or veterinarian from delegating the administration of controlled substances under this chapter to a nurse or intern, or, as to veterinarians, to an orderly or assistant, under his direction and supervision; all pursuant to rules and regulations adopted by the board.

Section two hundred four point one hundred one Sec. 13. (204.101), subsection twenty-two (22), paragraph a, Code 1973, is amended to read as follows:

a. A physician, dentist, podiatrist, veterinarian, scientific investigator, or other person licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to or to administer a controlled substance in the course of professional practice or research in this state.

Approved February 20, 1974

## CHAPTER 1144 CHIROPRACTIC

H. F. 299

AN ACT relating to the practice of chiropractic.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred fifty-one point one (151.1), subsection two (2), Code 1973, is amended by striking the subsection and inserting in lieu thereof the following:

2. Persons who treat human ailments by the adjustment of the musculoskelatal\* structures, primarily spinal adjustments by hand, or by other procedures incidental to said adjustments limited to heat, cold, exercise and supports, the principles of which chiropractors are subject to examination under the provisions of section one hundred fifty-one point three (151.3) of the Code, but not as independent therapeu-10 tic means.

<sup>\*</sup>According to enrolled Act

NEW SECTION. A chiropractor shall not use in his prac-2 tice the procedures otherwise authorized by law unless he has received 3 training in their use by a college of chiropractic offering courses of instructions approved by the board of chiropractic examiners. 4

Any chiropractor licensed as of the effective date of this Act may use the procedures authorized by law if he files with the board of chiropractic examiners an affidavit that he has completed the necessary training and is fully qualified in these procedures and possesses that degree of proficiency and will exercise that care which is common to physicians in this state.

Section one hundred fifty-one point seven (151.7). Code

1973, is amended to read as follows: Probation—advertising restrictions. The license of a chiropractor shall be placed on probation upon a showing at a hearing conducted by the board of chiropractic examiners that such licensee is guilty of false, fraudulent or misleading advertising or that such licensee advertised in any publication or through any communication media the prices for which his services are available. For purposes of this section "advertising" is defined as a chiropractor publicizing himself, his partner, or associate as a chiropractor through newspaper or magazine advertisements, radio or television announcements, display advertisements in city or telephone directories, or other means of commercial publicity, or authorizing or permitting others to do so on his behalf. "Advertising" does not include a simple boldface listing in a phone directory, professional cards, letterheads, or professionally discreet lettering identifying premises where chiropractic is practiced. Any proceeding for the probation of a chiropractic license shall be conducted by the board of chiropractic examiners in a manner substantially in accord with the provisions of section 148.7.

Approved May 29, 1974

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## CHAPTER 1145

## HEARING AID DEALERS

## H. F. 708

AN ACT relating to licensing and regulation of hearing aid dealers, appropriating license fees for purposes of administration, providing penalties for a violation, and to provide an appropriation.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. NEW SECTION. Definitions. As used in this Act, 2 unless the context requires otherwise: 3

1. "Department" means the state department of health.

2. "Board" means the board of examiners for the licensing and reg-4 5

ulation of hearing aid dealers.
3. "Hearing aid" means a wearable instrument or device designed 6 for or offered for the purpose of aiding or compensating for impaired 7 human hearing, and any parts, attachments, or accessories, including earmold, but excluding batteries and cords.